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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re Terrorist Attacks on September 11, 2001

03 MDL 1570 (RCC) ECF Case

This document relates to:

Thomas E. Burnett, Sr., et al. v. Al Baraka Investment & Development Corp., et al., Case Nos. 03-CV-5738 and 03-CV-9849 (S.D.N.Y.)

Kathleen Ashton, et al. v. Al Qaeda Islamic Army, et al., Case No. 1:02-6977 (S.D.N.Y.)

Federal Insurance Co., et al. v. Al Qaida, et al., Case No. 03-CV-6978 (S.D.N.Y.)

Continental Casualty Co., et al. v. Al Qaeda Islamic Army, et al., Case No. 04-CV-05970-UA (S.D.N.Y.)

Euro Brokers, Inc., et al. v. Al Baraka Investment and Development Corp., et al., Case No. 04-CV-07279-UA (S.D.N.Y.)

New York Marine and General Insurance Co. v. Al Qaida, et al., Case No. 04-CV-6105 (S.D.N.Y.)

World Trade Center Properties, LLC, et al. v. Al Baraka Investment and Development Corp., et al., Case No. 04-CV-7280 (S.D.N.Y.)

STIPULATION AND ORDER SETTING THE SCHEDULE FOR DEFENDANTS MOHAMMAD BINLADIN ORGANIZATION, SAUDI BINLADIN INTERNATIONAL CO., YESLAM BINLADIN, ABDULLAH BINLADIN, BAKR BINLADIN, TARIQ BINLADIN, AND OMAR BINLADIN TO RESPOND TO PLAINTIFFS' COMPLAINTS

IT IS HEREBY STIPULATED AND AGREED, by and between counsel for Plaintiffs in the above-captioned cases and for named Defendants Bakr Binladin, Tariq Binladin, Omar Binladin, Mohammad Binladin Organization, and Saudi Binladin International Co. (collectively "Bakr, et al."), Yeslam Binladin, and Abdullah Binladin, by and through their undersigned counsel, that:

Bakr, et al. shall serve their consolidated motion to dismiss on or before January
 27, 2006. Plaintiffs shall serve their consolidated opposition to that motion on or before March
 28, 2006, and the movants shall serve their consolidated reply on or before April 27, 2006.

- Plaintiffs shall serve their consolidated opposition to Yeslam Binladin's motion to dismiss on or before January 20, 2006 and Yeslam Binladin shall serve his consolidated reply on or before February 24, 2006.
- Plaintiffs shall serve their consolidated opposition to Abdullah Binladin's motion to dismiss on or before January 30, 2006 and Abdullah Binladin shall serve his consolidated reply on or before March 1, 2006.

Dated: December 14, 2005

Respectfully submitted,

JONES DAY

By: Yucker J. Brogar

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Ву:

Dated: De

Dated: December 16,2005

Richard Conway Casey, U.S.D.J.